

Program. It requires the SBA Administrator to establish regulations necessary to carry out the program within 180 days after enactment;

Pages H12101–02

Bright amendment (No. 4 printed in part B of H. Rept. 111–317) that requires each of the SBA district offices to establish a marketing plan for rural businesses regarding financing and investment alternatives, designate an employer as a Rural Business Outreach Specialist, and host at least one annual outreach seminar;

Pages H12102–03

Kosmas amendment (No. 6 printed in part B of H. Rept. 111–317) that adds “photonics technology” to the list of targeted business sectors qualified to receive grants under the Small Business Early-Stage Investment Program;

Pages H12104–05

Gingrey amendment (No. 7 printed in part B of H. Rept. 111–317) that increases from 5 years to 7 years the period to participate in the Small Business Health Information Technology Financing Program;

Page H12105

Kratovil amendment (No. 8 printed in part B of H. Rept. 111–317) that gives the SBA Administrator authority under the 7(a) program to guarantee 100 percent of loans made to veteran owned small businesses;

Pages H12105–06

Paulsen amendment (No. 9 printed in part B of H. Rept. 111–317) that requires a study and a report to Congress by the SBA, within one year of enactment, to determine the feasibility of a program to increase investment in the research, development and commercialization of medical technology by small businesses in a similar manner to the renewable energy program currently administered by the SBA;

Pages H12106–07

Massa amendment (No. 10 printed in part B of H. Rept. 111–317) that creates youth entrepreneurship programs in the Small Business Administration to assist the development of new businesses by young people who remain in their local area;

Pages H12107–08

Kissell amendment (No. 12 printed in part B of H. Rept. 111–317) that amends Section 7(a)(7) of the Small Business Act to allow for repayment of SBA 7(A) loans (granted to small businesses after enactment of this bill) to be deferred for a maximum of 12 months from receipt of final loan disbursement if that small business concern is classified in sector 23 of the North American Industry Classification System;

Page H12109

Peters amendment (No. 13 printed in part B of H. Rept. 111–317) that increases the maximum amount of stabilization loans in high unemployment areas to \$75,000 and delays repayment of stabilization loans in high unemployment areas to 18 months for new loans made after enactment of this

act. It gives the SBA Administrator ability to designate high unemployment areas as eligible for operating assistance grants under the new market venture capital program;

Pages H12109–10

Miller (MI) amendment (No. 14 printed in part B of H. Rept. 111–317) that requires individuals directly engaged in loan application analysis and/or underwriting under the new Capital Backstop Program (Sec. 111) to have at least two years’ worth of experience in those activities;

Pages H12110–11

Miller (MI) amendment (No. 15 printed in part B of H. Rept. 111–317) that clarifies that the Capital Backstop Program (Sec. 111) is authorized to start immediately and to operate through 2011, regardless of whether the recession is declared officially over during that time or SBA loan volume drops another 30% next year. It restores such requirements after September 30, 2011;

Page H12111

Nye amendment (No. 16 printed in part B of H. Rept. 111–317) that allows the SBA Administrator to make loans to homeowners to be used for the repair or replacement of toxic drywall manufactured in China; and

Pages H12111–13

Flake amendment (No. 5 printed in part B of H. Rept. 111–317) that prohibits the earmarking of grants made available through the Small Business Early-Stage Investment program (by a recorded vote of 370 ayes to 55 noes, Roll No. 828).

Pages H12103–04, H12113–14

Withdrawn:

Foxx amendment (No. 11 printed in part B of H. Rept. 111–317) that was offered and subsequently withdrawn that would have explicitly sunset all programs contained in the bill at the end of their authorizations or five years, whichever is earlier. The Administrator would have maintained the authority to carry out responsibilities regarding all outstanding loans, grants, and other outstanding commitments made before the authorization expiration.

Pages H12108–09

H. Res. 875, the rule providing for consideration of the bill, was agreed to by voice vote after the previous question was ordered without objection.

Pages H12069–74

Meeting Hour: Agreed that when the House adjourns today, it adjourn to meet at 12:30 p.m. on Monday, November 2nd for morning hour debate, and further, that when the House adjourns on that day, it adjourn to meet at 8 a.m. on Tuesday, November 3rd for morning hour debate and 9 a.m. for legislative business.

Page H12121

Providing for a recess of the House for a joint meeting to receive Her Excellency Angela Merkel, Chancellor of the Federal Republic of Germany: Agreed by unanimous consent that it may